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| 1 w | • | | | | |
| Page 1 of 2 Pages | [X] Original [] | Substitute [] S | upplemental A | Atty. Docket: | |
| Combi | ned Declaration for | Patent Applica | ation and Po | ower of Attori | ıey |
| As a below-named inv | entor, I hereby declare that: | | | | |
| and sole inventor (if o subject matter which is | fice address and citizenship ar nly one name is listed below) s claimed and for which a pater for launching balls | or an original, first an nt is sought on the inv | d joint inventor (if ention entitled | I that I believe I am f plural names are lis | the original, first ted below) of the |
| the specification of wh | | | | | |
| () | is attached hereto; was filed in the United States u U.S. Appln. No. | | on , | , as | |
| [X] | was/will be filed in the U.S. u (PCT) application, PCT/IT | nder 35 U.S.C. §371 22003/000864 al stage application r | ; filed Decemb | er 30,2003entry | requested on |
| and was amended on | (if applicable). (include dates of amendments w | | if PCT) | | |
| amendment referred to | understand the contents of to above; and I acknowledge thaterial to patentability as define | ne duty to disclose to | pecification, inclu the Patent and Tra | iding the claims, as ademark Office (PTC | amended by any)) all information |
| I hereby claim foreign inventor's or plant bro other than the U.S., lis | n priority benefits under 35 U. eeder's rights certificate(s), or sted below: | S.C. §§ 119 (a)-(d) ar under §365(a) of any | nd 365 (b) of any period PCT application | prior foreign applica which designated at | tion(s) for patent, least one country |
| | Application No. | Country | Filing Date (| MM/DD/YYYY) | |
| _ | | | | | |
| application designating | priority above, I hereby identified a country other than the Uncerliest application from which | nited States) or for an | inventor's or plan | nt breeder's certificat | e, having a filing |
| No | on-Priority Application No. | Country | Filing Da | ate (MM/DD/YYYY) | |
| | | | | i listed below | - |
| I hereby claim the ben | nefit under 35 U.S.C. §119(e) o | | | | |
| | Application No |). FIIII | ng Date (MM/DD/Y) | | |
| PCT international apparent application is not dis U.S.C. §112, 1 acknowledges | nefit under 35 U.S.C. §120 o blication(s) designating the U. closed in such U.S. or PCT is wledge the duty to disclose the came available between the fin: | S., listed below and, i nternational application the PTO all information | nsofar as the subje on in the manner ation which is mat | ect matter of each of provided by the firs sterial to patentability | the claims of this t paragraph of 35 as defined in 37 |

Status (patented, pending, abandoned) Application No. Filing Date (MM/DD/YYYY)

As a named inventor, I hereby appoint the following registered practitioners to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:

All of the practitioners associated with Customer Number 001444

Direct all correspondence to the address associated with Customer Number 001444, which is presently:

BROWDY AND NEIMARK, P.L.L.C. 624 Ninth Street, N.W. Washington, D.C. 20001-5303 (202) 628-5197

| Page 2 of 2 Pages | Atty. Docke | et: | |
|--|------------------------------------|----------------------|--------------------------|
| Title: "An Apparatus for launching balls for spor | | | |
| U.S. Application filed PCT Application filed December 30, 2003 | , Serial No. | 2/0000 | |
| PCT Application filed December 30, 2003 | , Serial No. PC1/112003 | 3/000864 | |
| The undersigned hereby authorizes the U.S. Attorneys as to any act | tion to be taken in the U.S. Pa | atent and Trademan | rk Office regarding th |
| application without direct communication between the the persons from whom instructions may be taken, undersigned. | e U.S. Attorneys or Agents and the | he undersigned. In | the event of a change of |
| I hereby further declare that all statements made herei and belief are believed to be true; and that these staten | n of my own knowledge are true | and that all stateme | ents made on information |
| so made are punishable by fine or imprisonment, o jeopardize the validity of the application or any patent | r both, under 18 U.S.C. §1001 | and that such will | ful false statements ma |
| FULL NAME OF FIRST INVENTOR | INVENTOR'S SIGNATURE | | DATE |
| BENETTI Alfredo | Allen I Ran | 11- | June 20,2006 |
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| FULL NAME OF FIFTH JOINT INVENTOR | INVENTOR'S SIGNATURE | | DATE |
| | | | |
| RESIDENCE | | CITIZENSHIP | |
| POST OFFICE ADDRESS | | | |
| FULL NAME OF SIXTH JOINT INVENTOR | INVENTOR'S SIGNATURE | | DATE |
| | | Olmania | |
| RESIDENCE | | CITIZENSHIP | |
| POST OFFICE ADDRESS | | | |

ALL INVENTORS MUST REVIEW APPLICATION AND DECLARATION BEFORE SIGNING. ALL ALTERATIONS MUST BE INITIALED AND DATED BY ALL INVENTORS PRIOR TO EXECUTION. NO ALTERATIONS CAN BE MADE AFTER THE DECLARATION IS SIGNED. ALL PAGES OF DECLARATION MUST BE SEEN BY ALL INVENTORS.